From the INTERNATIONAL SEARCHING AUTHORITY

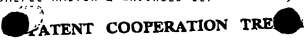
JAMES A. RICH CALFEE, HALTER & GRISWOLD, LLP 800 SUPERIOR AVENUE

PCT

CALFEE, HALTER & GRISWOLD, 220 800 SUPERIOR AVENUE CLEVELAND, OH 44114-2688	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION
·	(PCT Rule 44.1)
·	Date of Mailing (day/month/year) 25 APR 2000
Applicant's or agent's file reference	FOR FURTHER ACTION See paragraphs 1 and 4 bel w
23959-04022 403-4 International application No.	International filing date (day/month/year) 13 DECEMBER 1999
PCT/US99/29559 Applicant	·
SENSIR TECHNOLOGIES	
is a detailed that the intelligence	mational search report has been established and is transmitted herewith.

1	. x	The applicant is hereby notified that the international search report has been established and is transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): When? The time limit for filing such amendments is normally 2 months from the date of transmittal of the international search report; however, for more details, see the notes on the accompanying sheet. Where? Directly to the International Bureau of WIPO 34, chemin des Colombenes 1211 Geneva 20, Switzerland Facsimile No.; (41-22) 740.14.35
		For more detailed instructions, see the notes on the accompanying sheet.
	2 3	The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the International Bureau together with the protest together with the decision thereon to the designated Offices. applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.
		urther action(s): The applicant is reminded of the following: hordy after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in rules 90 bis 1 and 90 bis 3, respectively, before the priority claim, must reach the International Bureau as provided in rules 90 bis 1 and 90 bis 3, respectively, before the priority claim, must reach the International Publication. completion of the technical preparations for international preliminary examination must be filed if the applicant within 19 months from the priority date (in some Offices even later). Within 19 months from the prescribed acts for entry into the national phase until 30 months from the prescribed acts for entry into the national phase wishes to postpone the entry date, the applicant must perform the prescribed acts for entry into the national phase.

Within 20 months from the priority date, the applicant must perform the prescribed acts for entry into the national phase before all designated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II. Authorized officer Name and mailing address of the IFA/US Commissioner of Patents and Frademarkay - 1 2000 Georgia Epps (703) 305-0884 Washington, D.C. 20231 Telephone No. (See notes on aprohipanting sheet) Facsimile No. (703) 305-3230



PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	KOR LUNION	Notification of	Transmittal of Inte	mational Search Report applicable, item 5 below.		
23959-04021	ACTION			Date (day/month/year)		
International application No.	International filing date (da	ry/month/year)				
PCT/US99/29559	13 DECEMBER 1999		14 DECEMBI	IK 1998		
PC 170399129337						
Applicant SENSIR TECHNOLOGIES						
This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.						
l'	11.					
This international search report consis	copy of each prior are docum	ont cited in this t	report.			
X It is also accompanied by a	copy of cach prior are commi					
1. Certain claims were found	l unsearchable (See Box I).					
The second secon	ng (See Box III).					
2. Unity of invention is lacki	ing (dee box 11).		•			
3. The international application international search was ca	on contains disclosure of a rried out on the basis of the s	nucleotide and/ equence listing	or amino acid s	equence listing and the		
	filed with the international a	pplication.				
	6 mished by the applicant 8	eparately from th	e international ap	plication,		
furnished by the applicant separately from the international application. but not accompanied by a statement to the effect that it did not include matter going beyond the disclosure in the international application as filed.						
	transcribed by this Authorit					
				•		
4. With regard to the title.	the text is approved as sub-	mitted by the app	olicant.			
4. Willi legald to the ane.	the text has been established			ews:		
	UIC COAT MAD OFFIN TO THE	-				
a seed as the abutment						
5. With regard to the abstract,	the text is approved as sub	mined by the ap	plicant			
\ <u>\</u>			Duly 38 3(h) hv :	his Authority as it appears ne date of mailing of this		
[X]	the text has been establish in Box III. The applican international search report	r mav wiillilli u	NE MONTE MON -	-		
6. The figure of the drawings to	be published with the abstract	is:				
Figure N . 2	as suggested by the applic	ant.		None of the figures.		
	because the applicant faile	ed to suggest a fi	gure.			
l Ty	because this figure better					
Γ LΔ	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					

INTERNATION SEARCH REPORT

tional application No. PCT/US99/29559

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

An opto-electronic image magnifying system. The magnifying system includes; a light source (38, 39) which illuminates an object to be viewed; a miniaturized opto-electronic magnifier module(MOM), made of a lens (31) and a photodetector array(32), which receives the light form the illuminated object; an electronic circuit(34) which receives the signal form the MOM; a video-monitor(35) which receives the magnified signal from the electronic circuit and displays the image. The opto-electronic image magnifying system allows for small objects or features of small objects to be observed in which historically compound microscopes or specialized optical viewing system were required to observe the small objects.

SEARCH REPORT INTERNATION

pnal application No. PCT/US99/29559

	SIFICATION OF SUBJECT MATTER	
	302B 3/00 359/350, 356/346, 356/237.2 International Patent Classification (IPC) or to both national classification and IPC	
	CEARCHED	
B. FIELE	cumentation searched (classification system followed by classification symbols)	
	359/350, 353, 354; 356/346, 237.2, 301; 250/559.39	·
U.S. : 3	359/350, 353, 354; 350/340, 25/11/2007	4 in the Golde coarched
Documentation	on scarched other than minimum documentation to the extent that such documents are includ	ed IV the Heidz segrence
Electronis di	ata base consulted during the international search (name of data base and, where practical	ole, search terms used)
	SET DUZE COMMENTED 2002 D	
APS		
	UMENTS CONSIDERED TO BE RELEVANT	
	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Category*		es 19 and 20
Y	US 5,649,972 A (Hochstein) 22 July 1997/(22.07.97), col 3, line 65-67, col 4 lines 1-3.	ES 17 M/2 20
	US 5,672,399 A (Kahlbaug et al.) 30 September 1997/(30/09/97	7), 1-26
Y	US 5,672,399 A (Kambaug et al.) 30 copyration of col 39, lines 45-60	
Y	US 5,204,768 A (Tsakiris et al.) 20 April 1993/(20.04.93), col 15-20.	4, 25
Y	US 5,329,354 A (Yamamoto et al) 12 July 1994/(12.07.94), col lines 30-32.	4, 22
Y	US 5,516,388 A (Moran et al.) 14 May 1996/(14.05.96), col lines 60-67, col 4, line 50.	3, 36
X Pu	orther documents are listed in the continuation of Box C. See patent family ann	
1	Special categories of cited documents: T later document published are and not in conflict with the principle of theory underlying principle of theory underlying	the international filing date or priority e application but cited to understand the the invention
,v_	document defining the general state of the art which to be of particular relevance carrier document published on or after the international filing date considered novel or cannot be when the document is taken a	ance: the claimed invention cannot be considered to involve an inventive step
-1.	document which may throw doubts on priority claim(s) of which is document of particular relevant relevant of particular relevant of particular relevant relevan	ance; the claimed invention cannot be
.0.	document referring to an oral disclosure, use, exhibition or other being obvious to a person sk	illed in the art
-9-	document published prior to the international filing date but later than "&" document member of the said	
Date of	the actual completion of the international search 25 APR 2000	ATTENDED OF THE PERSON OF THE
29 FE	BRUARY 2000	N 1
Comm	and mailing address of the ISA/US aissloner of Patents and Trademarks Georgia Epps Georgia Epps	fory ter
Box P Washi	ington, D.C. 20231 Telephone No. (703) 308-0	884
Facsim		

FEB. 12. 2002 5:06PM CALFEE HALTER & GRISWOLD LLP

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	CONSIDERED TO BE RELEVANT		
Continua	tion). DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant	nt passages	Relevant to claim No.
egory*	US 4,537,508 A (Doyle) 27 April 1985/(27.04.85), col		39-42
	21-29, col 7, lines 39-47,		1-26, 32-42
•	US 5,963,314 A (Worster et al.) 05 October 1999/(05. 13, lines 65-67, col 14, lines 4-11.	10.55), 601	27-31
	US Re. 36,529 A (Lewis et al.) 25 January 2000/(25.07, lines 35-55, col 8, lines 31-35, col 9, lines 9-26, col 7, line 26, col 11, lines 2 asnd 3, col 11, lines 40-45, lines 12-25.	01.00), col ol 10 lines 1- col 16,	1-26, 32-42
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INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: JAMES A. RICH CALFEE, HALTER & GRISWOLD, LLP 1400 MCDONALD INVESTMENT CTR. 800 SUPERIOR AVENUE CLEVELAND. OH 44114-2688

PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

IMPORTANT NOTIFICATION

Date of Mailing (day/month/year) 14 MAR 2001

Applicant's or agent's file reference

23959-0402B

International application No.

PCT/US99/29559

International filing date (day/month/year)

13 DECEMBER 1999

Priority Date (day/month/year)

14 DECEMBER 1998

Applicant

SENSIR TECHNOLOGIES

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices. 3.

REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

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I.P. DEPT.

Name and mailing address of the IPEA/US Commissioner of Patents and Trademarks

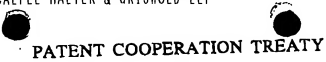
Washington, D.C. 20231

Pacsimile No. (703) 305-3230

T. L. Baubrized a mist GEORGIA EPI

Telephone No. (703) 308-4889

Form PCT/IPEA/416 (July 1992)*



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	See Notific	eation of Transmittal of International Examination Report (Form PCT/IPEA/416)			
23959-04028	International filing date (day/		Priority date (day/month/year)			
International application No.	1	monuto year y	14 DECEMBER 1998			
PCT/US99/29559	13 DECEMBER 1999		1,4 2,5			
International Patent Classification (IPC) IPC(7): GO2B 3/00 and US Cl.: 359 Applicant	or national classification and 11 9/350, 356/346, 356/237.2	rc				
SENSIR TECHNOLOGIES						
Examining Authority and is	transmitted to the applicant	s been prepa	red by this International Preliminary Article 36.			
2. This REPORT consists of a	total of sheets.					
This report is also accombeen amended and are to (see Rule 70.16 and Sec	This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority. (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
These annexes consist of a t		 				
3. This report contains indication	ons relating to the following	items:				
I X Basis of the rep	ort		\			
II Priority			·			
III Non-establishme	ent of report with regard to	novelty, inver	ntive step or industrial applicability			
IV Lack of unity o						
V X Reasoned statem citations and exp	ent under Article 35(2) with a lanations supporting such stat	regard to novel tement	ty, inventive step or industrial applicability;			
VI Certain document	is cited					
VII Certain defects in	the international application					
VIII Certain observati	ons on the international appli-	cation				
l			,			
l l						
Date of submission of the demand	1	Date of complet	tion of this report			
14 JULY 2000		21 FEBRUARY 2001				
Name and mailing address of the IPE Commissioner of Patents and Tri Bux PCT	:A/U3 ·	Authorized office GEORGIA	The land teny ten			
Washington, D.C. 20231 Facsimile No. (703) 305-3230	1.	Telephone No.	(703) 308-4883			





/29559

INTERNATIONAL PRELIMINARY EXAMINATION REPORT	PCT/US99/

I. Basis of the report	
1. With regard to the elements of the international application:	
	, as originally filed
pagesNONE	, filed with the demand
pages NONE filed with the letter of	
pages NONE , filed with the letter of	
7-6	
x the claims:	, as originally filed
D2005 26-30	with any statement) under Article 19
pages NONE Gled with the letter of	
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	es originally filed
x the drawings:	, as originally filed , filed with the demand
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pages NONE , filed with the letter of	
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x the sequence listing part of the description:	, as originally filed filed with the demand
pagesNONE pagesNONE pagesNONE, filed with the letter of	, filed with the demand
pages NONE Filed with the letter of	
pages NONE , then with the local page. 2. With regard to the language, all the elements marked above were available or furnish the language of the language of the language.	
These elements were available or furnished to this Authority in the following language the language of a translation furnished for the purposes of international the language of publication of the international application (under Rube language of the translation furnished for the purposes of international prelimit or 55.3). 3. With regard to any nucleotide and/or amino acid sequence disclosed in the preliminary examination was carried out on the basis of the sequence listing contained in the international application in printed form. [In the description of this Authority in written form.] [In the statement that the subsequently furnished written sequence listing of international application as filed has been furnished. [In the statement that the information recorded in computer readable form is been furnished.] [In the amendments have resulted in the cancellation of: [In the description, pages	al search (under Rule 23.1(b)). The Head of the international application, the international application age: The form. The does not go beyond the disclosure in the identical to the writen sequence listing has
X the drawings, sheets/fig NONE 5. This report has been drawn as if (some of) the amendments had not been beyond the disclosure as filed, as indicated in the Supplemental Box (Rul *Replacement sheets which have been furnished to the receiving Office in response in this report as "originally filed" and are not annexed to this report sit and 70.17). **Any replacement sheet containing such amendments must be referred to	to an invitation under Article 14 tire rejerred to nce they do not contain amendments (Rules :
**Any replacement sheet containing such amendments must be rejerred to	

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US99/29559

v.	Reasoned statement under Article 35(2) citations and explanations supporting su	with regar ich stateme	d to novelty, inventive step or industrial applicabilit ent	.y,
1.	statement			YES
	Novelty (N)	Claims	1-42	NO
		Claims	NONE	
	I-wasing Stan (IS)	Claims	24, 27-31 and 35-42	YES
	Inventive Step (IS)	Claims	1-23, 25, 26 and 32-34	NO
				YES
	Industrial Applicability (IA)	Claims	1-42	NO
	Transfer and Labor and Lab	Claims	NONE	

2. citations and explanations (Rule 70.7)

Claims 1-8, 12-17, 25 and 26 lack an inventive step under PCT Article 33(3) as being obvious over Worster et al.(U.S. Patent No. 5,963,314) in view of Lewis et al. (U.S. Patent No. Re. 36,529).

Regarding claims 1-8 Worster discloses a lens to produce a magnified real image(fig 2, 205)on a photo detector(fig 2 212); electronic display apparatus(fig 2,215); electronic scaling apparatus(fig 2, 213-214 and col 14, lines 40-50). Worster does not discloses an array of photo-detectors or a minor fraction of the total magnification of the image of the sample is produced by the lens. Regarding the array of photo detectors, Lewis et al. discloses an array of photo-detectors. It would have been obvious to one skilled in the art at the time of the invention, to use an array of photo detectors as shown by Lewis et al., in the in the imaging device of Worster et al., since as shown by Lewis et al. arrays of photodetectors are commonly used in imaging device for detecting light from an object to be imaged. Regarding the major part of the magnification is produced by the electronic scaling. Worster discloses a lons positioned for magnification as well as electronic magnification. However, Worster does not discloses the exact magnification provided by the electronic means. It would have been obvious an obvious matter of design choice to increase the magnification from the electronic means when compared to the lens magnification, since the applicant has not disclosed that having the magnification from the electronic means being much greater than the lens solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with a more balanced magnification between the electronic magnification means and the lens magnification means.

Regarding claim 12. Worster discloses using a charge coupled video camera(col 10 lines 5-12).

Regarding claims 13 and 25. Worster does not discloses using a television receiver. However, Worster discloses using a computer monitor (fig 2, 215). It would have been obvious an obvious matter of design choice to use a television receiver, since the applicant has not disclosed that using television (Continued on Supplemental Sheet.)



PCT/US99/29559

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(To be used when the space in any of the preceding boxes is not sufficient)

Sheet 10

Continuation of: Boxes I - VIII

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

receiver solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with a computer monitor.

Regarding claim 14 and 26, Worster discloses using a computer monitor(fig 2, 215).

Regarding claim 15, Worster discloses using a recording apparatus(fig 2, 214).

Regarding claim 16, Worster discloses an apparatus for supporting a sample(fig 2, 224).

Regarding claim 17, Worster discloses the apparatus is a plate(fig 2, 214).

Claim 9 lacks an inventive step under PCT Article 33(3) as being obvious over the prior art as applied to claim rejection I above, Lewis in view of Worster, and further in view of Johansson (U.S. Patent No. 4,764,016).

Regarding claim 9, a modified Lewis does not disclose the focal length of the lens or specifically the focal length is between 2.5 and 50mm. However, Johansson discloses a lens with a focal length between 2.5 and 50 mm(col 3, lines 1-10). It would have been obvious to one skilled in the art at the time of the invention, to use a lens with a focal length of 2.5 mm, as shown by Johansson, in the in the imaging device of Lewis et al., since as shown by Johansson, lenses with a focal length of 2.5 mm are commonly used for focusing light on objects to be viewed.

Claims 10 and 11 lack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied to claim rejection I above and further in view of Gordon et al. (U.S. Patent No. 6,057,540).

Regarding claims 10 and 11, Worster does not disclose the diameter of the photo detectors used. However, Gordon et al. discloses using photo detectors which are 45 by 45 microns(col 4, lines 35-50). It would have been obvious to one skilled in the art, at the time of the invention to use photo detectors which are 45 by 45 microns, as shown by Gordon et al., in the imaging device of Worster, since as shown by Gordon et al., photo detector 45 by 45 microns are commonly used in imaging devices to detect light flux. Additionally, it would have been obvious an obvious matter of design choice to use photodetectors of other sizes, since the applicant has not disclosed that using photo detector which are 1/4 inch in size solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with photo detectors of 45 by 45 microns.

Claims 1, 17, 21 and 22 lack an inventive step under PCT Article 33(3) as being obvious over Lewis et al. (U.S. Patent No. Re. 36,529)in view of Worster et al.(U.S. Patent No. 5,963,314).

Regarding claim 1, Lewis discloses a lens to produce a magnified real image(fig 1, 32)on a photo detector array(fig 1, 46); electronic display apparatus(fig 2, 110); Lewis does not disclose an electronic scaling apparatus or a minor fraction of the total magnification of the image of the sample is produced by the lens. However Worster discloses an electronic scaling apparatus(fig 2, 213-214 and col 14, lines 40-50). It would have been obvious to one skilled in the art at the time of the invention, to use an electronic scaling apparatus as shown by Worster et al., in the imaging device of Lewis et al., since as shown by Worster et al. an electronic scaling apparatus is commonly used in imaging devices for aiding in the viewing of the object. Regarding the major part of the magnification is produced by the electronic scaling. A modified Lewis discloses a lens positioned for magnification as well as electronic magnification. However, lewis does not discleses the exact magnification provided by the electronic means. It would have been obvious an obvious matter of design choice to increase the magnification from the electronic means when compared to the lens magnification, since the applicant has not disclosed that having the magnification from the electronic means being much greater than the lens solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with a more balanced magnification between the electronic magnification means and the lens magnification means.

Regarding claims 17, Lewis et al. discloses where the window is transparent(fig 1, 33).

Regarding claim 21. Lewis et al. discloses the plate is part of a internal reflection element used for spectroscopic(col 5. lines 5-10 and col 4, line 60 to col 5, line 10)

Regarding claim 22, Lewis et al. discloses a low voltage lamp(col 5, line 21).

Claims 18-20 lack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in claim rejection 17 above and further in view of Hochstein (U.S. Palent No. 5,649,972).

Regarding claim 18-20, Lewis et al. does not disclose the material of the glass plate is made of zinc sclenide(which is abrusion resistant). However, Hochstein discloses a window material which allows light to pass through made of zinc scienide. It would have been obvious to one skilled in the art at the time of the invention, to use a window material made of zinc setenide as shown by Hochstein, in the in the imaging device of Lewis et al., since as shown by Hochstein, an window material made of zinc selenide is commonly used in devices which requires a window material for light to pass through.





PCT/US99/29559

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 11

Claim 23 lacks an inventive step under PCT Article 33(3) as being obvious over the prior art as applied to claim rejection 1 above, Lewis in view of Worster, and further in view of Yamamoto et al.(U.S. Patent No. 5,329,354). Regarding claim 23, Lewis does not disclose using optical fibers for delivering the light to the sample to be illuminated. However, Yamamoto et. discloses using fiber optics to deliver the light to the object to be illuminated stating that this allows for reduction in the size of the apparatus(fig 1, 20, 21). It would have been obvious to one skilled in the art at the time of the invention, to use optical fibers for delivering the light to the sample, as shown by Yamamoto et al., in the in the imaging device of Lewis et al., since as shown by Yamamoto et al., optical fibers for delivering the light to the sample are commonly used in order to reduce the size of the apparatus.

Claims 32 and 33 lack an inventive step under PCT Article 33(3) as being obvious over Worster et al.(U.S. Patent No. 5,963,314) in view of Lewis et al.(U.S. Patent No. Re. 36,529) and Reid et al. (U.S. Patent No. 6,005,964). Regarding claims 32 Worster discloses a lens to produce a magnified real image(fig 2, 205)on a photo detector(fig 2 212); electronic display apparatus(fig 2,215); electronic scaling apparatus(fig 2, 213-214 and col 14, lines 40-50). Worster does not discloses an array of photo-detectors, a minor fraction of the total magnification of the image of the sample is produced by the lens or the image is magnified up to 1000 times. Regarding the array of photo detectors, Lewis et al. discloses an array of photo-detectors. It would have been obvious to one skilled in the art at the time of the invention, to use an array of photo detectors as shown by Lewis et al., in the in the imaging device of Worster et al., since as shown by Lewis et al. arrays of photodetectors are commonly used in imaging device for detecting light from an object to be imaged. Regarding the major part of the magnification is produced by the electronic scaling. Worster discloses a lens positioned for magnification as well as electronic magnification. However, Worster does not discloses the exact magnification provided by the electronic means. It would have been an obvious matter of design choice to increase the magnification from the electronic means when compared to the lens magnification, since the applicant has not disclosed that having the magnification from the electronic means being much greater than the lens solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with a more balanced magnification between the electronic magnification means and the lens magnification means. Regarding the magnification being 1000 times. Reid et al. discloses using an imaging device with an objective lens with a magnification of 1000 times(col 8, lines 25-30). It would have been obvious to use an objective lens with a magnification of 1000 times as shown by Reid et al., in the imaging device of Worster, since as shown by Reid et al., imaging systems commonly use objective lenses with a magnification of 1000 times to view objects of microscopic size.

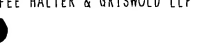
Claims 34 lack an inventive step under PCT Article 33(3) as being obvious over Worster et al. (U.S. Patent No. 5,963,314) in view of Lewis et al. (U.S. Patent No. Re. 36,529) and Abe (U.S. Patent No. 5,966,204).

Regarding claim 33 Worster discloses a computer monitor(fig 2, 215).

Regarding claims 34 Worster discloses a lens to produce a lens to produce a magnified real image(fig 2, 205)on a photo detector(fig 2 212); an internal reflection element having a surface electronic display apparatus(fig 2,215); electronic scaling apparatus(fig 2, 213-214 and col 14, lines 40-50). Worster does not discloses an array of photo-detectors, a minor fraction of the total magnification of the image of the sample is produced by the lens or the lens is positioned below the support. Regarding the array of photo detectors, Lewis et al. discloses an array of photo-detectors. It would have been obvious to one skilled in the art at the time of the invention, to use an array of photo detectors as shown by Lewis et al., in the imaging device of Worster et al., since as shown by Lewis et al., arrays of photodetectors are commonly used in imaging device for detecting light from an object to be imaged. Regarding the major part of the magnification is produced by the electronic scaling. Worster discloses a lens positioned for magnification as well as electronic magnification. However, Worster does not discloses the exact magnification provided by the electronic means. It would have been an obvious matter of design choice to increase the magnification from the electronic means when compared to the lens magnification, since the applicant has not disclosed that having the magnification from the electronic means being much greater than the lens solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with a more halanced magnification between the electronic magnification means and the lens magnification means. Regarding the lens being placed helow the support. Abe discloses that a microscope attached to a display can also be rearranged to place the lens below the support or what is called an inverted microscope (col 10 lines 60-67). It would have been obvious to invert the microscope, as shown by Abe, in the imaging device of Worster, since as shown by Abe, microscope imaging systems commonly are inverted so as to view the sample with the light passing through it, as opposed to reflecting the light off of the sample.

Claims 1-42 meet the criteria set out in PCT Article 33(2)&(4), because the prior art does not teach or fairly suggest the limitations of the prior art and the invention can be used in industry.

Claims 24 and 27-31 meet the criteria set out in PCT Article 33(2)-(4), because the prior art does not teach or fairly suggest; a lens designed and adapted to produce a magnified real image; an electronic imagine scaling apparatus, and most importantly a miniaturized opto electronic image magnifier or ambient light is used.





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(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

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Claims 35-42 meet the criteria set out in PCT Article 33(2)-(4), because the prior art does not leach or fairly suggest; a lens designed and adapted to produce a magnified real image; an electronic imagine scaling apparatus wherein the majority of the magnification is produced by the electronic scaling apparatus; an internal reflection element having a surface adopted to contact a sample and providing a first optical path for spectral measurement and a second path for viewing the sample.

---- NEW CITATIONS ---US 6,057,540 A (Gordon et al.) 02 May 2000 [02.05.2000], see column 4, lijnes 34-50.

US 6,005,964 A (Reid et al.) 21 December 1999 [21.12.1999], see column 8, lines 25-30.

US 4,764,016 A (Johansson) 16 August 1998 [16.04.1988], see column 3, lines 1-10.

US 5,966,204 A (Abe) 12 October 1999 [12.10.1999], see column 10, lines 60-67.